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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

CLARIA U.S. DISTRICT COULT TORTHERN DISTRICT OF OHIO TOLEDO

| Ace Foam, Inc., Adams Foam Rubber Co., |) | |
|--|---|---------------------------|
| Cambridge of California, GCW Carpet Wholesalers, Foam Factory, J&S Packaging, Inc. and VFP Acquisitions d/b/a Vanguard |) | |
| Foam and Packaging Company; on behalf of themselves and all others |) | |
| similarly situated, |) | MDL Docket No. 2196 |
| Plaintiffs, |) | Index No. 10-MD-2196 (JZ) |
| v. |) | |
| Carpenter Holdings, Inc., INOAC International, |) | |
| INOAC Corp., David Carson, |) | |
| Louis Carson, and Woodbridge Sales & Engineering, |) | |
| Defendants. |) | |
| |) | |
| In re: Polyurethane Foam Antitrust Litigation |) | |
| |) | |
| This document relates to: All Direct Purchaser Cases |) | |
| |) | |
| |) | |

ANSWER OF DAVID CARSON

Defendant David Carson ("David"), denies any and all wrongdoing in regard to any of the allegations contained in the Complaint filed against him, and further answering says as follows:

- 1. With regard to each and every paragraph of the Complaint which does not in any way mention Louis Carson, David or Scottdel, Inc. ("Scottdel"), he either lacks knowledge or information sufficient to form a belief about the truth of those allegations, or denies the same.
- 2. He denies that he, or to his knowledge, Scottdel or Louis did anything unlawful, illegal or committed any violation of law of any kind as alleged in the Complaint.
- 3. Answering paragraph 18 of the Complaint, he specifically denies all of the sentences of paragraph 18 of the Complaint.
- 4. Answering paragraph 19 of the Complaint, he admits the first sentence of paragraph19, but respectfully denies all of the remaining sentences of paragraph 19 of the Complaint.
- 5. Answering paragraph 20 of the Complaint, he admits the allegations contained in paragraph 20 of the Complaint.
- 6. Answering paragraph 58 of the Complaint, he denies the averments set forth in paragraph 58 of the Complaint.
- 7. Answering paragraph 60 of the Complaint, he lacks knowledge and information sufficient to form a belief about the truth of all of the sentences in paragraph 60 of the Complaint.
- 8. Answering paragraph 88(i) he lacks knowledge and information sufficient to form a belief about the truth of the first sentence of paragraph 88(i), he admits the second sentence of paragraph 88(i) and he lacks knowledge and information sufficient to form a belief about the truth of the third sentence of paragraph 88(i).
- 9. Answering paragraph 88(j) he lacks knowledge and information sufficient to form a belief about the truth of all of the sentences contained in paragraph 88(j).

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10. Answering paragraph 88(m) of the Complaint he lacks knowledge and information

sufficient to form a belief about the truth of the first two sentences of paragraph 88(m) and he

admits the third and fourth sentences of paragraph 88(m) of the Complaint.

11. Answering paragraph 88(o) he lacks knowledge and information about the truth of

the allegations contained in paragraph 88(o) of the Complaint.

12. He denies each and every allegation which has not been specifically admitted above

and reiterates that he, and to his knowledge, Scottdel and Louis, committed no unlawful act of any

kind.

13. Plaintiffs' Complaint fails to state a claim upon which relief can be granted against

David.

14. He asserts any and all defenses available to him including those under Federal Rule

of Civil Procedure 8(c)(1).

Respectfully submitted,

Pro Se

David Carson

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CERTIFICATE OF SERVICE

I hereby certify that on June 23, 2011, I sent this Answer by U.S. mail, postage prepaid, to the following:

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